

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
)	
Joerg BERINGER et al.)	Group Art Unit: 2456
)	
Application No.: 10/663,382)	Examiner: Nguyen, Van Kim T.
)	
Filed: September 15, 2003)	Confirmation No. 1611
)	
For: CONTROL CENTER PAGES)	

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Applicant thanks the Examiner for the Notice of Allowability and the Reasons for Allowance mailed on October 1, 2010. Without withdrawing the allowed claims from issue, Applicant submits these comments for the record.

In the Reasons for Allowance, the Examiner made assertions and characterizations about the allowed claims and the art of record. For example, the Examiner paraphrases language from a portion of the allowed claims as the purported reasons for allowance, as well as alleged differences between the claim and the references. Although Applicant agrees with the Examiner's ultimate conclusions that the claims are patentable, Applicant does not necessarily agree with the Examiner's assertions and characterizations.

Specifically, the Examiner has identified certain elements of claims that he believes are patentable over the prior art, and has emphasized portions of those elements. For example, the Examiner indicated that “none of the references of record alone or in combination, in light of the specification, disclose or suggest the combination limitations specified in the independent claims including presenting a control level page in a first browser session, wherein the control level page includes links to services and objects in an execution level page, and wherein the services and objects correspond to the first workset; receive work performed on the execution level page; navigate to the control level page from the execution level page; and navigate back to the execution level page, the execution level page preserving the work performed before said navigating to the control level page.” (Notice of Allowance at 5.) Applicant respectfully submits that each of the allowed claims is patentable based on the subject matter defined by all of the claim language and the combination of all of the recitations within the claims. Therefore, Applicant declines to subscribe to any assertions or characterizations regarding the allowed claims contained in the Notice of Allowance and the accompanying Reasons for Allowance.

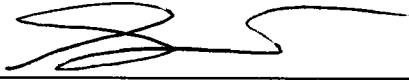
Applicant submits these Comments in an effort to ensure that the claims are properly construed using only the language recited in the claims, and that Applicant is entitled to have the claims interpreted broadly, to the maximum extent permitted by statute, regulation, and applicable case law. Should the Examiner disagree with Applicant's comments on the Reasons for Allowance, the Examiner is invited to contact the undersigned to resolve such disagreement.

If there is any fee due in connection with the filing of these Comments, please charge the fees to our deposit account 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, L.L.P.

Dated: November 3, 2010

By: 

Jiayu Song
Ltd. Rec. No. L0500